UNITED STATES BANKRUPTCY COURT DISTRICT OF NEW JERSEY

Reed Smith LLP

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Proposed Counsel for Examiner

In re:

Case No. 25-11354 (JNP)

DARYL FRED HELLER,

Judge Jerrold N. Poslusny Jr.

Debtor.

Chapter 11

EXAMINER'S NOTICE OF SERVICE OF SUBPOENA(S)

PLEASE TAKE NOTICE that, pursuant to Rule 9016 of the Federal Rules of Bankruptcy Procedure and Federal Rule of Civil Procedure 45, Edward A. Phillips, as Examiner, by and through its undersigned counsel, intends to serve the following subpoena(s), substantially in the form attached hereto, on May 12, 2025, or as soon thereafter as service may be effectuated, upon the following:

<u>Name</u>	<u>Exhibit</u>
Gemini Trust Company, LLC	1
Luma Financial Group, LLC	2
Payward Interactive, Inc.	3

Date: May 12, 2025 Respectfully submitted,

By: /s/ Kurt F. Gwynne REED SMITH LLP Kurt F. Gwynne Jason D. Angelo 1201 N. Market Street Suite 1500

Wilmington, DE 19801 Telephone: (302) 778-7500 Facsimile: (302) 778-7575

Email: kgwynne@reedsmith.com
Email: jangelo@reedsmith.com

 $Counsel \ for \ Edward \ A. \ Phillips, \ as$

Examiner

Case 25-11354-JNP Doc 232 Filed 05/12/25 Entered 05/12/25 11:29:28 Desc Main Document Page 3 of 45

EXHIBIT 1

Case 25-11354-JNP Doc 232 Filed 05/12/25 Entered 05/12/25 11:29:28 Desc Main B2570 (Form 2570 – Subpoena to Produce Documents, Information of Object of To Perpit Insperit or Produce Bankruptcy Case or Adversary Proceeding) (12/15) UNITED STATES BANKRUPTCY COURT

	District of	
In re DARYL FRED HELLER		
Debtor		
	Case No. <u>25-11</u>	354-JNP
(Complete if issued in an adversary proceeding)	Chantan 11	
	Chapter 11	
Plaintiff		
V.	Adv. Proc. No.	
Defendant		
SUBPOENA TO PRODUCE DOCUMENT INSPECTION OF PREMISES IN A BANKE		
To: Gemini Trust Company, LLC		
(Name of p	person to whom the subpoen	a is directed)
PLACE Reed Smith LLP (Attn: Kurt F. Gwynne); 599 Lexington	Ave.; New York, NY 10022	DATE AND TIME Tuesday, May 27, 2025 @ 4:00 p.m. (Eastern)
Inspection of Premises: YOU ARE COMMAND other property possessed or controlled by you at the timay inspect, measure, survey, photograph, test, or sar	ime, date, and location set	forth below, so that the requesting party
PLACE		DATE AND TIME
TENED		
The following provisions of Fed. R. Civ. P. 4: attached – Rule 45(c), relating to the place of complia subpoena; and Rule 45(e) and 45(g), relating to your doing so.	nce; Rule 45(d), relating	o your protection as a person subject to a
Date: May 12, 2025		
CLERK OF COURT		
	OR	
	Twit 8.16	
Signature of Clerk or Deputy	Clerk Atto	rney's signature
The name, address, email address, and telephone num Edward A. Phillips (Examiner) , who issues or re		enting (name of party) E Kurt F. Gwynne, Esquire; Reed Smith LLP
1201 N. Market Street, Suite 1500, Wilmington, DE 19		
Notice to the person	who issues or requests t	his subnoena

Notice to the person who issues or requests this subpoena

If this subpoena commands the production of documents, electronically stored information, or tangible things, or the inspection of premises before trial, a notice and a copy of this subpoena must be served on each party before it is served on the person to whom it is directed. Fed. R. Civ. P. 45(a)(4).

Case 25-11354-JNP Doc 232 Filed 05/12/25 Entered 05/12/25 11:29:28 Desc Main B2570 (Form 2570 – Subpoena to Produce Documents, Information of Objects of To Parall Parallel 2570 (Form 2570 – Subpoena to Produce Documents, Information of Objects of To Parallel 2570 (Form 2570 – Subpoena to Produce Documents, Information of Objects of To Parallel 2570 (Form 2570 – Subpoena to Produce Documents, Information of Objects of Topics of Objects of Topics of Objects of

PROOF OF SERVICE

(This section should not be filed with the court unless required by Fed. R. Civ. P. 45.)

I received this subpoena for (name of on (date)	`individual and title, if any	<i>י</i>):
		son as follows:
		; or
☐ I returned the subpoena unexecute	ed because:	
•		or one of its officers or agents, I have also tendered to the ved by law, in the amount of \$
My fees are \$for travel a	and \$for servic	es, for a total of \$
I declare under penalty of per	rjury that this information	is true and correct.
Date:		
		Server's signature
		Printed name and title
		Server's address

Additional information concerning attempted service, etc.:

Federal Rule of Civil Procedure 45(c), (d), (e), and (g) (Effective 12/1/13) (made applicable in bankruptcy cases by Rule 9016, Federal Rules of Bankruptcy Procedure)

(c) Place of compliance.

- (1) For a Trial, Hearing, or Deposition. A subpoena may command a person to attend a trial, hearing, or deposition only as follows:
- (A) within 100 miles of where the person resides, is employed, or regularly transacts business in person; or
- (B) within the state where the person resides, is employed, or regularly transacts business in person, if the person
 - (i) is a party or a party's officer; or
- (ii) is commanded to attend a trial and would not incur substantial expense.
 - (2) For Other Discovery. A subpoena may command:
- (A) production of documents, or electronically stored information, or things at a place within 100 miles of where the person resides, is employed, or regularly transacts business in person; and
 - (B) inspection of premises, at the premises to be inspected.

(d) Protecting a Person Subject to a Subpoena; Enforcement.

- (1) Avoiding Undue Burden or Expense; Sanctions. A party or attorney responsible for issuing and serving a subpoena must take reasonable steps to avoid imposing undue burden or expense on a person subject to the subpoena. The court for the district where compliance is required must enforce this duty and impose an appropriate sanction which may include lost earnings and reasonable attorney's fees on a party or attorney who fails to comply.
- (2) Command to Produce Materials or Permit Inspection.
- (A) Appearance Not Required. A person commanded to produce documents, electronically stored information, or tangible things, or to permit the inspection of premises, need not appear in person at the place of production or inspection unless also commanded to appear for a deposition, hearing, or trial.
- (B) Objections. A person commanded to produce documents or tangible things or to permit inspection may serve on the party or attorney designated in the subpoena a written objection to inspecting, copying, testing or sampling any or all of the materials or to inspecting the premises or to producing electronically stored information in the form or forms requested. The objection must be served before the earlier of the time specified for compliance or 14 days after the subpoena is served. If an objection is made, the following rules apply:
- (i) At any time, on notice to the commanded person, the serving party may move the court for the district where compliance is required for an order compelling production or inspection.
- (ii) These acts may be required only as directed in the order, and the order must protect a person who is neither a party nor a party's officer from significant expense resulting from compliance.
- (3) Quashing or Modifying a Subpoena.
- (A) When Required. On timely motion, the court for the district where compliance is required must quash or modify a subpoena that:
 - (i) fails to allow a reasonable time to comply;
- (ii) requires a person to comply beyond the geographical limits specified in Rule 45(c);
- (iii) requires disclosure of privileged or other protected matter, if no exception or waiver applies; or
 - (iv) subjects a person to undue burden.
- (B) When Permitted. To protect a person subject to or affected by a subpoena, the court for the district where compliance is required may, on motion, quash or modify the subpoena if it requires:
- (i) disclosing a trade secret or other confidential research, development, or commercial information; or

- (ii) disclosing an unretained expert's opinion or information that does not describe specific occurrences in dispute and results from the expert's study that was not requested by a party.
- (C) Specifying Conditions as an Alternative. In the circumstances described in Rule 45(d)(3)(B), the court may, instead of quashing or modifying a subpoena, order appearance or production under specified conditions if the serving party:
- (i) shows a substantial need for the testimony or material that cannot be otherwise met without undue hardship; and
- (ii) ensures that the subpoenaed person will be reasonably compensated.

(e) Duties in Responding to a Subpoena.

- (1) Producing Documents or Electronically Stored Information. These procedures apply to producing documents or electronically stored information:
- (A) Documents. A person responding to a subpoena to produce documents must produce them as they are kept in the ordinary course of business or must organize and label them to correspond to the categories in the demand.
- (B) Form for Producing Electronically Stored Information Not Specified. If a subpoena does not specify a form for producing electronically stored information, the person responding must produce it in a form or forms in which it is ordinarily maintained or in a reasonably usable form or forms.
- (C) Electronically Stored Information Produced in Only One Form. The person responding need not produce the same electronically stored information in more than one form.
- (D) Inaccessible Electronically Stored Information. The person responding need not provide discovery of electronically stored information from sources that the person identifies as not reasonably accessible because of undue burden or cost. On motion to compel discovery or for a protective order, the person responding must show that the information is not reasonably accessible because of undue burden or cost. If that showing is made, the court may nonetheless order discovery from such sources if the requesting party shows good cause, considering the limitations of Rule 26(b)(2)(C). The court may specify conditions for the discovery.
 - (2) Claiming Privilege or Protection.
- (A) Information Withheld. A person withholding subpoenaed information under a claim that it is privileged or subject to protection as trial-preparation material must:
 - (i) expressly make the claim; and
- (ii) describe the nature of the withheld documents, communications, or tangible things in a manner that, without revealing information itself privileged or protected, will enable the parties to assess the claim.
- (B)Information Produced. If information produced in response to a subpoena is subject to a claim of privilege or of protection as trial-preparation material, the person making the claim may notify any party that received the information of the claim and the basis for it. After being notified, a party must promptly return, sequester, or destroy the specified information and any copies it has; must not use or disclose the information until the claim is resolved; must take reasonable steps to retrieve the information if the party disclosed it before being notified; and may promptly present the information under seal to the court for the district where compliance is required for a determination of the claim. The person who produced the information must preserve the information until the claim is resolved.

(g) Contempt. The court for the district where compliance is required – and also, after a motion is transferred, the issuing court – may hold in contempt a person who, having been served, fails without adequate excuse to obey the subpoena or an order related to it.

APPENDIX A

DEFINITIONS

- 1. Unless otherwise defined, all words and phrases used herein shall be accorded their usual meaning and shall be interpreted in their common, ordinary sense.
- 2. The terms ALL, ANY, and EACH shall each be construed as encompassing any and all.
- 3. COMMUNICATION(S) means any written or oral correspondence, contact, discussion, or exchange, including, without limitation, documents, writings, notes, oral conversations, conversations or discussions by telephone or by computer, or other exchange of information in any form as well as any notes or recordings thereof. Both terms, "Communication" and "Communications," include all "Documents" as defined herein.
- 4. DOCUMENT(S) means original and all copies, unless identical, regardless of origin or location, of written, recorded and graphic matter, however produced or reproduced, formal or informal, whether for internal or external use, including without limitation, the following: bank account or other statements, emails, text messages, instant messages, voicemails, correspondence, letters, memoranda, notes, diaries, calendars, reports, contracts, agreements, directives, instructions, court papers, lists of persons or things, blueprints, sketches, graphic representations, maps, books, pamphlets, canceled checks, mechanical and electrical sound recordings, charts, catalogs, tapes, indices, data sheets, statistical tables and diagrams, memoranda or records of telephone or personal conversations or conferences, inter-office communications, electronic data processing inputs and memories of all kinds, including tapes and discs, active files, duplicate files, back-up files, printouts and electronic mail messages including active and deleted

data. The term specifically includes any drafts, whether or not used, of the foregoing, and any altered or annotated copies of the foregoing.

- 5. ENTITY shall mean an entity listed on **Schedule 1** attached hereto.
- 6. EXAMINER shall mean Edward A. Phillips in his capacity as examiner.
- 7. FAMILY MEMBER shall mean an individual listed on **Schedule 2** attached hereto.
- 8. YOU or YOUR shall mean Gemini Trust Company, LLC, and YOUR agents, representatives, advisors, attorneys, or anyone acting on YOUR behalf.
 - 9. The singular includes the plural and the plural includes the singular.
- 10. The terms AND or OR as used herein have both conjunctive and disjunctive meanings, and shall be construed to bring within the scope of these questions all information that might otherwise be construed to be outside their scope.
- 11. The terms CONCERN or CONCERNING shall include, together with their full meaning, containing, constituting, showing, relating to, or referring to, in any way, directly or indirectly, and are meant to include, among other things, the DOCUMENT or COMMUNICATION itself and any underlying or supporting DOCUMENTS or COMMUNICATIONS, whether now or previously attached or appended to or used in the preparation of the DOCUMENT or COMMUNICATION.
- 12. Each of the foregoing definitions shall be fully applicable to each question notwithstanding that a definition above may, in whole or in part, be reiterated in a particular question, or that a particular question may incorporate supplemental definitions.

INSTRUCTIONS

1. Except as otherwise set forth in any request below, the relevant time period covered by these requests is January 1, 2021 through the present.

Case 25-11354-JNP Doc 232 Filed 05/12/25 Entered 05/12/25 11:29:28 Desc Main Document Page 9 of 45

- 2. If production of any DOCUMENT covered by this request is refused on the grounds of any claim of privilege, including, without limitation, a claim of "work-product," a list is to be furnished identifying each DOCUMENT for which the privilege is claimed, together with the following information stated separately with respect to each DOCUMENT identified: (i) the date of the DOCUMENT; (ii) the name, address and relationship to YOU of each person who authored, prepared or signed the DOCUMENT; (iii) the name, address and relationship to the party claiming the applicable privilege of each person who was sent or furnished with the DOCUMENT; (iv) the present location of the DOCUMENT; (v) a brief description of the DOCUMENT; and (vi) a statement of the basis for the claim of privilege. In the case of any DOCUMENT relating in any way to a meeting or other conversation, all persons involved in the meeting or conversation are to be identified.
- 3. Unless otherwise indicated, YOU shall produce all responsive DOCUMENTS that are in YOUR possession, custody, or control, which shall include both any DOCUMENTS YOU have actual possession or custody of, and shall also include any DOCUMENT that YOU have the right to obtain the DOCUMENT (whether an original or a copy thereof) upon request or demand from any entity or person. This includes any DOCUMENTS contained on or in any computer, mobile device, server, mainframe, or other storage device (including: (i) DOCUMENTS on or in computer memory; (ii) DOCUMENTS on or in computer or network backup files; and (iii) DOCUMENTS that have been "deleted" or "erased" but are recoverable) whether located on-site or at an off-site facility, within our possession, custody, or control. For the avoidance of doubt, this also includes any DOCUMENTS contained on any personal computer, mobile device, server, mainframe, or other storage device within YOUR possession, regardless of whether YOU owns such device.

- 4. The DOCUMENTS produced pursuant to these requests shall be either: (a) segregated and identified by the number of the request below to which they are responsive; or (b) produced as they are maintained in the ordinary course of business.
- 5. DOCUMENTS shall be produced with sufficient information to identify the files or repositories in which such responsive DOCUMENTS are maintained in the normal course of business, including, for example, an index, key, code, or other means of ascertaining the source of the produced DOCUMENTS.
- 6. DOCUMENTS shall be provided in PDF or CSV (comma-separated values) format.
- 7. Electronically stored information must be produced in both native and a searchable format.
 - 8. Any DOCUMENTS attached to each other shall not be separated.
- 9. Any DOCUMENTS with handwritten, typewritten, or other recorded notes, editing marks, additions, deletions, notations, insertions, corrections, or marginal notes is not and shall not be deemed to be identical to one without such modifications, additions, or deletions.
- 10. Each requested DOCUMENT shall be produced in its entirety, without abbreviation or redaction, and shall include all attachments, appendices, exhibits, lists, schedules or other DOCUMENTS at any time affixed thereto. If a DOCUMENT responsive to any request cannot be produced in full, it shall be produced to the extent possible with an explanation stating why production of the remainder is not possible.
- 11. If YOU maintain that any responsive DOCUMENT has been destroyed, YOU shall set forth the contents of the DOCUMENT, the date of its destruction, and the name of the person(s) who authorized its destruction.

- 12. If a request is only partly objectionable, YOU shall respond to the remainder of the request that is not objectionable.
- 13. If an objection or request for relief is made with respect to any request or portion thereof, the objection or request for relief shall state all grounds on which it is based with specificity. Any ground not stated in a timely objection shall be deemed waived.
- 14. These requests shall be deemed continuing requests so as to require supplemental responses if YOU obtain or discover additional information or DOCUMENTS between the time of initial response or production and the time of judgment. Such supplemental information and DOCUMENTS must be produced promptly upon discovery.

REQUESTS FOR PRODUCTION

- 1. For each ENTITY and FAMILY MEMBER, all DOCUMENTS and COMMUNICATIONS sufficient to identify wallets in the name (or for the benefit) of such ENTITY or FAMILY MEMBER.
- 2. For each ENTITY and FAMILY MEMBER, all DOCUMENTS and COMMUNICATIONS sufficient to identify the purchase or sale of any cryptocurrency (coin or token) or other asset by such ENTITY or FAMILY MEMBER.
- 3. For each ENTITY and FAMILY MEMBER, all DOCUMENTS and COMMUNICATIONS sufficient to show the transfer of cryptocurrency (coin or token) or other assets to or from all wallets in the name (or for the benefit) of such ENTITY or FAMILY MEMBER.
- 4. For each ENTITY and FAMILY MEMBER, all DOCUMENTS and COMMUNICATIONS sufficient to show the cryptocurrency (coin or token) and other assets in all wallets in the name (or for the benefit) of such ENTITY or FAMILY MEMBER.

Case 25-11354-JNP Doc 232 Filed 05/12/25 Entered 05/12/25 11:29:28 Desc Main Document Page 12 of 45

- 5. For each ENTITY and FAMILY MEMBER, all DOCUMENTS and COMMUNICATIONS sufficient to show the value of the cryptocurrency (coin or token) and other assets in all wallets in the name (or for the benefit) of such ENTITY or FAMILY MEMBER.
- 6. For each ENTITY and FAMILY MEMBER, all DOCUMENTS and COMMUNICATIONS sufficient to show (as applicable) the seller, purchaser, transferor and transferee of each purchase, sale, or other transfer of any cryptocurrency (coin or token) or other assets that are or were in a wallet in the name (or for the benefit) of such ENTITY or FAMILY MEMBER.

SCHEDULE 1

- 1. 48 on the Park Joint Ventures, LLC
- 2. Accordo LP
- 3. Althea Group LLC
- 4. Althea Management LLC
- 5. Altpay Holdings, LLC
- 6. Apollo Investment Holdings, LLC
- 7. Apollo Management, LLC
- 8. Avail Technology Solutions, LLC
- 9. Baller, LLC
- 10. ATM OPS Inc. (d/b/a BitStop Holdings, LLC)
- 11. ATM OPS LLC
- 12. Blackford ATM Ventures, Fund D, LLC
- 13. Blackford ATM Ventures, Fund M II, LLC
- 14. Blackford ATM Ventures, Fund M III, LLC
- 15. Blackford ATM Ventures, Fund M IV, LLC
- 16. Blackford ATM Ventures, Fund M V, LLC
- 17. Blackford ATM Ventures, Fund M, LLC
- 18. Blackford ATM Ventures, LLC
- 19. Blackford Holdings, LLC
- 20. Brigantine Group
- 21. Brookfield Energy LLC
- 22. Brookfield Partners LP
- 23. Cash Ventures II, LLC
- 24. Cash Ventures III, LLC
- 25. Cash Ventures IV, LLC
- 26. Cash Ventures V, LLC
- 27. Cash Ventures VI, LLC
- 28. Cash Ventures, LLC
- 29. Catapult LLC
- 30. Charlie Equipment, LLC
- 31. Charlie Management Services, LLC
- 32. Choice Labs, LLC
- 33. Cloud2Beam
- 34. DataStaff Advisors, LLC
- 35. Datastaff, LLC
- 36. DDR Group, LLC
- 37. DDRB, LLC (d/b/a Eagle Air Grand Jets)
- 38. DECT, LLC
- 39. DHDZ, LLC
- 40. DHOM3, LLC
- 41. DHRL, LLC
- 42. DOBE Investment Group, LLC
- 43. Doobie
- 44. DTHC LLC

Case 25-11354-JNP Doc 232 Filed 05/12/25 Entered 05/12/25 11:29:28 Desc Main Document Page 14 of 45

- 45. Eagle Air Aviation LLC
- 46. Edie Heller Capital Group, LP
- 47. EHCG Management Group, LLC
- 48. Electraleaf
- 49. Elevated Holdings LLC
- 50. ExtraLead
- 51. Financial Initiatives, LLC
- 52. First Regents Holdings, LLC
- 53. First Regents, LLC
- 54. Flintlock Farms LLC
- 55. Frank Equipment, LLC
- 56. Frank Management Services, LLC
- 57. Frank RE, LLC
- 58. GCC Investment Holdings, LLC
- 59. GCC MA Holdings, LLC
- 60. GCC MI Holdings, LLC
- 61. GCC MISO Holdings, LLC (d/b/a Glorious Cannabis Company)
- 62. Golden Gate LLC
- 63. Grandis, LLC
- 64. Grandview Jets, LLC
- 65. Grizzly Equipment, LLC
- 66. Grizzly Management Services, LLC
- 67. Grizzly RE, LLC
- 68. H2 Ventures, LLC
- 69. H3 Ventures, LLC
- 70. Halo RE, LLC
- 71. HCG Leasing, LLC
- 72. HCG Management Services, LLC
- 73. HCG RE, LLC
- 74. Heller Strite Group, LLC
- 75. Heller Capital Group, LLC
- 76. Heller Investment Holdings, LLC
- 77. Herb Haus Holdings I LLC
- 78. HHG, LLC
- 79. Home Experience Holding Co., LLC
- 80. Horizon ATM Fund II, LLC
- 81. Horizon Capital Group LP
- 82. Horizon FC Fund I, LLC
- 83. Horizon Funds Management
- 84. Horizon Initiative Canada
- 85. Horizon Wealth Generation, LLC
- 86. HS Solar, LLC
- 87. iEmployee Holdings, LLC
- 88. iEmployee Services, LLC
- 89. Innoventures Fund I, LLC
- 90. Innoventures Fund II, LLC

Case 25-11354-JNP Doc 232 Filed 05/12/25 Entered 05/12/25 11:29:28 Desc Main Document Page 15 of 45

- 91. Innoventures Fund Three, LLC
- 92. Invari, LLC
- 93. Liberty Aviation Charter, LLC
- 94. OSS LLC
- 95. Paramount Management Group, LLC
- 96. Paramount MGP LLC
- 97. PERE, LLC
- 98. PG Pharma, LP
- 99. PgPharma, LP
- 100. PowerCoin, LLC
- 101. PowerQuest Financial, LLC
- 102. Premier Companies, LLC
- 103. Premier Drive Tycoon I, LLC
- 104. Premier Prince Street, LLC
- 105. Premier Real Estate Group, LLC
- 106. Premier Solutions Group, LLC
- 107. Premier Technology Group, LLC
- 108. PremierComm Management, LLC
- 109. PremierComm, LLC
- 110. Prestige Fund A II, LLC
- 111. Prestige Fund A IV, LLC
- 112. Prestige Fund A IX, LLC
- 113. Prestige Fund A V, LLC
- 114. Prestige Fund A VI, LLC
- 115. Prestige Fund A VII, LLC
- 116. Prestige Fund A, LLC
- 117. Prestige Fund B BTM I, LLC
- 118. Prestige Fund B II, LLC
- 119. Prestige Fund B IV, LLC
- 120. Prestige Fund B V, LLC
- 121. Prestige Fund B VI, LLC
- 122. Prestige Fund B VII, LLC
- 123. Prestige Fund B, LLC
- 124. Prestige Fund C, LLC
- 125. Prestige Fund D BTM I, LLC
- 126. Prestige Fund D III, LLC
- 127. Prestige Fund D IV, LLC
- 128. Prestige Fund D V, LLC
- 129. Prestige Fund D VI, LLC
- 130. Prestige Fund D, LLC
- 131. Prestige Fund DIV, LLC
- 132. Prestige Funds Management II, LLC
- 133. Prestige Funds Management II, LLC
- 134. Prestige Funds Management III, LLC
- 135. Prestige Funds Management, LLC
- 136. Prestige Investment Associates LLC

Case 25-11354-JNP Doc 232 Filed 05/12/25 Entered 05/12/25 11:29:28 Desc Main Document Page 16 of 45

- 137. Prestige Investment Group, LLC
- 138. Prevail Ventures, LLC
- 139. Project Catapult, LLC
- 140. Procurement Analysis and Strategy, LLC
- 141. ProSportsman, LLC (d/b/a Bowhunters Superstore)
- 142. Provectus Management Services, LLC
- 143. Pure Green LLC
- 144. RAW Ventures, LLC
- 145. RCG1, LLC
- 146. RCGHW, LLC
- 147. RD Capital, LLC
- 148. RD Capital Group LLC
- 149. RIG Properties, LLC
- 150. Rockford Capital Group, LLC
- 151. Rockford Flip, LLC
- 152. Rockford Fund II, LLC
- 153. Sharenet, LLC
- 154. Superior Products Holdings, LLC
- 155. THC Venture Capital, LLC
- 156. TSC Investment Group LLC
- 157. Tycoon Holdings, LLC
- 158. Tycoon I Operations, LLC (d/b/a/ Glorious Cannabis Company)
- 159. Tycoon I RE, LLC
- 160. WF Velocity Fund IV, LLC
- 161. WF Velocity Fund V, LLC
- 162. WF Velocity Fund VI, LLC
- 163. WF Velocity Fund VII, LLC
- 164. WF Velocity Funds Management, LLC
- 165. WF Velocity I, LLC

SCHEDULE 2

- Daryl F. Heller Charlene Heller 1.
- 2.
- 3. Ethan Heller
- Taite Heller 4.

EXHIBIT 2

Case 25-11354-JNP Doc 232 Filed 05/12/25 Entered 05/12/25 11:29:28 Desc Main B2570 (Form 2570 – Subpoena to Produce Documents, Information of Objects of To Pennit Despression in A Bankruptcy Case or Adversary Proceeding) (12/15) UNITED STATES BANKRUPTCY COURT

	District of	New Jersey
In re DARYL FRED HELLER		
Debtor		
		o. <u>25-11354-JNP</u>
(Complete if issued in an adversary proceeding		r 11
		r <u>11 </u>
Plaintiff		
V.	Adv. Pr	roc. No
Defendant	<u> </u>	
	-	ATION, OR OBJECTS OR TO PERMIT ASE (OR ADVERSARY PROCEEDING)
To: Luma Financial Group, LLC		
(Nam	e of person to whom the	subpoena is directed)
PLACE		DATE AND TIME
Reed Smith LLP (Attn: Kurt F. Gwynne); 1201 N. M. Wilmington, DE 19801	Iarket Street, Suite 1500,	Tuesday, May 27, 2025 @ 4:00 p.m. (Eastern)
Inspection of Premises: YOU ARE COMMA other property possessed or controlled by you at may inspect, measure, survey, photograph, test, or	the time, date, and loca	ation set forth below, so that the requesting party
PLACE		DATE AND TIME
attached – Rule 45(c), relating to the place of con	npliance; Rule 45(d), r	e in bankruptcy cases by Fed. R. Bankr. P. 9016, are elating to your protection as a person subject to a this subpoena and the potential consequences of not
CLERK OF COURT		
	ΩD	
	OR	248./D
Signature of Clerk or De	puty Clerk	Attorney's signature
The name, address, email address, and telephone Edward A. Phillips (Examiner) , who issues 1201 N. Market Street, Suite 1500, Wilmington, D	or requests this subpo	ena, are: Kurt F. Gwynne, Esquire; Reed Smith LLP

Notice to the person who issues or requests this subpoena

If this subpoena commands the production of documents, electronically stored information, or tangible things, or the inspection of premises before trial, a notice and a copy of this subpoena must be served on each party before it is served on the person to whom it is directed. Fed. R. Civ. P. 45(a)(4).

Case 25-11354-JNP Doc 232 Filed 05/12/25 Entered 05/12/25 11:29:28 Desc Main B2570 (Form 2570 – Subpoena to Produce Documents, Information of Produce Documents of Produce Documents

PROOF OF SERVICE

(This section should not be filed with the court unless required by Fed. R. Civ. P. 45.)

I received this subpoena for (name of individual and ti on (date)	itle, if any):
	amed person as follows:
on (date)	
☐ I returned the subpoena unexecuted because:	
•	ed States, or one of its officers or agents, I have also tendered to the eage allowed by law, in the amount of \$
My fees are \$for travel and \$f	for services, for a total of \$
I declare under penalty of perjury that this info	formation is true and correct.
Date:	
	Server's signature
	Printed name and title
	Server's address

Additional information concerning attempted service, etc.:

Federal Rule of Civil Procedure 45(c), (d), (e), and (g) (Effective 12/1/13) (made applicable in bankruptcy cases by Rule 9016, Federal Rules of Bankruptcy Procedure)

(c) Place of compliance.

- (1) For a Trial, Hearing, or Deposition. A subpoena may command a person to attend a trial, hearing, or deposition only as follows:
- (A) within 100 miles of where the person resides, is employed, or regularly transacts business in person; or
- (B) within the state where the person resides, is employed, or regularly transacts business in person, if the person
 - (i) is a party or a party's officer; or
- (ii) is commanded to attend a trial and would not incur substantial expense.
 - (2) For Other Discovery. A subpoena may command:
- (A) production of documents, or electronically stored information, or things at a place within 100 miles of where the person resides, is employed, or regularly transacts business in person; and
 - (B) inspection of premises, at the premises to be inspected.

(d) Protecting a Person Subject to a Subpoena; Enforcement.

- (1) Avoiding Undue Burden or Expense; Sanctions. A party or attorney responsible for issuing and serving a subpoena must take reasonable steps to avoid imposing undue burden or expense on a person subject to the subpoena. The court for the district where compliance is required must enforce this duty and impose an appropriate sanction which may include lost earnings and reasonable attorney's fees on a party or attorney who fails to comply.
- (2) Command to Produce Materials or Permit Inspection.
- (A) Appearance Not Required. A person commanded to produce documents, electronically stored information, or tangible things, or to permit the inspection of premises, need not appear in person at the place of production or inspection unless also commanded to appear for a deposition, hearing, or trial.
- (B) Objections. A person commanded to produce documents or tangible things or to permit inspection may serve on the party or attorney designated in the subpoena a written objection to inspecting, copying, testing or sampling any or all of the materials or to inspecting the premises or to producing electronically stored information in the form or forms requested. The objection must be served before the earlier of the time specified for compliance or 14 days after the subpoena is served. If an objection is made, the following rules apply:
- (i) At any time, on notice to the commanded person, the serving party may move the court for the district where compliance is required for an order compelling production or inspection.
- (ii) These acts may be required only as directed in the order, and the order must protect a person who is neither a party nor a party's officer from significant expense resulting from compliance.
- (3) Quashing or Modifying a Subpoena.
- (A) When Required. On timely motion, the court for the district where compliance is required must quash or modify a subpoena that:
 - (i) fails to allow a reasonable time to comply;
- (ii) requires a person to comply beyond the geographical limits specified in Rule 45(c);
- (iii) requires disclosure of privileged or other protected matter, if no exception or waiver applies; or
 - (iv) subjects a person to undue burden.
- (B) When Permitted. To protect a person subject to or affected by a subpoena, the court for the district where compliance is required may, on motion, quash or modify the subpoena if it requires:
- (i) disclosing a trade secret or other confidential research, development, or commercial information; or

- (ii) disclosing an unretained expert's opinion or information that does not describe specific occurrences in dispute and results from the expert's study that was not requested by a party.
- (C) Specifying Conditions as an Alternative. In the circumstances described in Rule 45(d)(3)(B), the court may, instead of quashing or modifying a subpoena, order appearance or production under specified conditions if the serving party:
- (i) shows a substantial need for the testimony or material that cannot be otherwise met without undue hardship; and
- (ii) ensures that the subpoenaed person will be reasonably compensated.

(e) Duties in Responding to a Subpoena.

- (1) Producing Documents or Electronically Stored Information. These procedures apply to producing documents or electronically stored information:
- (A) Documents. A person responding to a subpoena to produce documents must produce them as they are kept in the ordinary course of business or must organize and label them to correspond to the categories in the demand.
- (B) Form for Producing Electronically Stored Information Not Specified. If a subpoena does not specify a form for producing electronically stored information, the person responding must produce it in a form or forms in which it is ordinarily maintained or in a reasonably usable form or forms.
- (C) Electronically Stored Information Produced in Only One Form. The person responding need not produce the same electronically stored information in more than one form.
- (D) Inaccessible Electronically Stored Information. The person responding need not provide discovery of electronically stored information from sources that the person identifies as not reasonably accessible because of undue burden or cost. On motion to compel discovery or for a protective order, the person responding must show that the information is not reasonably accessible because of undue burden or cost. If that showing is made, the court may nonetheless order discovery from such sources if the requesting party shows good cause, considering the limitations of Rule 26(b)(2)(C). The court may specify conditions for the discovery.
 - (2) Claiming Privilege or Protection.
- (A) Information Withheld. A person withholding subpoenaed information under a claim that it is privileged or subject to protection as trial-preparation material must:
 - (i) expressly make the claim; and
- (ii) describe the nature of the withheld documents, communications, or tangible things in a manner that, without revealing information itself privileged or protected, will enable the parties to assess the claim.
- (B) Information Produced. If information produced in response to a subpoena is subject to a claim of privilege or of protection as trial-preparation material, the person making the claim may notify any party that received the information of the claim and the basis for it. After being notified, a party must promptly return, sequester, or destroy the specified information and any copies it has; must not use or disclose the information until the claim is resolved; must take reasonable steps to retrieve the information if the party disclosed it before being notified; and may promptly present the information under seal to the court for the district where compliance is required for a determination of the claim. The person who produced the information must preserve the information until the claim is resolved.

(g) Contempt. The court for the district where compliance is required – and also, after a motion is transferred, the issuing court – may hold in contempt a person who, having been served, fails without adequate excuse to obey the subpoena or an order related to it.

Case 25-11354-JNP Doc 232 Filed 05/12/25 Entered 05/12/25 11:29:28 Desc Main Document Page 22 of 45

APPENDIX A

DEFINITIONS

- 1. Unless otherwise defined, all words and phrases used herein shall be accorded their usual meaning and shall be interpreted in their common, ordinary sense.
- 2. The terms ALL, ANY, and EACH shall each be construed as encompassing any and all.
- 3. COMMUNICATION(S) means any written or oral correspondence, contact, discussion, or exchange, including, without limitation, documents, writings, notes, oral conversations, conversations or discussions by telephone or by computer, or other exchange of information in any form as well as any notes or recordings thereof. Both terms, "Communication" and "Communications," include all "Documents" as defined herein.
- 4. DOCUMENT(S) means original and all copies, unless identical, regardless of origin or location, of written, recorded and graphic matter, however produced or reproduced, formal or informal, whether for internal or external use, including without limitation, the following: emails, text messages, instant messages, voicemails, correspondence, letters, memoranda, notes, diaries, calendars, reports, contracts, agreements, directives, instructions, court papers, lists of persons or things, blueprints, sketches, graphic representations, maps, books, pamphlets, canceled checks, mechanical and electrical sound recordings, charts, catalogs, tapes, indices, data sheets, statistical tables and diagrams, memoranda or records of telephone or personal conversations or conferences, inter-office communications, electronic data processing inputs and memories of all kinds, including tapes and discs, active files, duplicate files, back-up files, printouts and electronic mail messages including active and deleted data. The term specifically

includes any drafts, whether or not used, of the foregoing, and any altered or annotated copies of the foregoing.

- 5. EXAMINER shall mean Edward A. Phillips in his capacity as examiner.
- 6. YOU OR YOUR shall mean Luma Financial Group, LLC, and YOUR agents, representatives, advisors, attorneys, or anyone acting on YOUR behalf.
 - 7. The singular includes the plural and the plural includes the singular.
- 8. The terms AND or OR as used herein have both conjunctive and disjunctive meanings, and shall be construed to bring within the scope of these Questions all information that might otherwise be construed to be outside their scope.
- 9. The terms CONCERN or CONCERNING shall include, together with their full meaning, containing, constituting, showing, relating to, or referring to, in any way, directly or indirectly, and are meant to include, among other things, the DOCUMENT or COMMUNICATION itself and any underlying or supporting DOCUMENTS or COMMUNICATIONS, whether now or previously attached or appended to or used in the preparation of the DOCUMENT or COMMUNICATION.
- 10. Each of the foregoing definitions shall be fully applicable to each Question notwithstanding that a definition above may, in whole or in part, be reiterated in a particular Question, or that a particular Question may incorporate supplemental definitions.

INSTRUCTIONS

- 1. Except as otherwise set forth in any request below, the relevant time period covered by these Requests is January 1, 2021 through the present.
- 2. If production of any DOCUMENT covered by this request is refused on the grounds of any claim of privilege, including, without limitation, a claim of "work-product," a list is to be

furnished identifying each DOCUMENT for which the privilege is claimed, together with the following information stated separately with respect to each DOCUMENT identified: (i) the date of the DOCUMENT; (ii) the name, address and relationship to YOU of each person who authored, prepared or signed the DOCUMENT; (iii) the name, address and relationship to the party claiming the applicable privilege of each person who was sent or furnished with the DOCUMENT; (iv) the present location of the DOCUMENT; (v) a brief description of the DOCUMENT; and (vi) a statement of the basis for the claim of privilege. In the case of any DOCUMENT relating in any way to a meeting or other conversation, all persons involved in the meeting or conversation are to be identified.

- 3. Unless otherwise indicated, YOU shall produce all responsive DOCUMENTS that are in YOUR possession, custody, or control, which shall include both any DOCUMENTS YOU have actual possession or custody of, and shall also include any DOCUMENT that YOU have the right to obtain the DOCUMENT (whether an original or a copy thereof) upon request or demand from any entity or person. This includes any DOCUMENTS contained on or in any computer, mobile device, server, mainframe, or other storage device (including: (i) DOCUMENTS on or in computer memory; (ii) DOCUMENTS on or in computer or network backup files; and (iii) DOCUMENTS that have been "deleted" or "erased" but are recoverable) whether located on-site or at an off-site facility, within our possession, custody, or control. For the avoidance of doubt, this also includes any DOCUMENTS contained on any personal computer, mobile device, server, mainframe, or other storage device within YOUR possession, regardless of whether YOU owns such device.
- 4. The DOCUMENTS produced pursuant to these requests shall be either: (a) segregated and identified by the number of the request below to which they are responsive; or (b)

produced as they are maintained in the ordinary course of business.

- 5. DOCUMENTS shall be produced with sufficient information to identify the files or repositories in which such responsive DOCUMENTS are maintained in the normal course of business, including, for example, an index, key, code, or other means of ascertaining the source of the produced DOCUMENTS.
- 6. DOCUMENTS shall be provided in .PDF or CSV (comma-separated values) format.
- 7. Electronically stored information must be produced in both native and a searchable format.
 - 8. Any DOCUMENTS attached to each other shall not be separated.
- 9. Any DOCUMENTS with handwritten, typewritten, or other recorded notes, editing marks, additions, deletions, notations, insertions, corrections, or marginal notes is not and shall not be deemed to be identical to one without such modifications, additions, or deletions.
- 10. Each requested DOCUMENTS shall be produced in its entirety, without abbreviation or redaction, and shall include all attachments, appendices, exhibits, lists, schedules or other DOCUMENTS at any time affixed thereto. If a DOCUMENT is responsive to any request cannot be produced in full, it shall be produced to the extent possible with an explanation stating why production of the remainder is not possible.
- 11. If YOU maintain that any responsive DOCUMENT has been destroyed, YOU shall set forth the contents of the DOCUMENT, the date of its destruction, and the name of the person(s) who authorized its destruction.
- 12. If a request is only partly objectionable, YOU shall respond to the remainder of the Request that is not objectionable.

- 13. If an objection or request for relief is made with respect to any request or portion thereof, the objection or request for relief shall state all grounds on which it is based with specificity. Any ground not stated in a timely objection shall be deemed waived.
- 14. These requests shall be deemed continuing requests so as to require supplemental responses if YOU obtain or discover additional information or DOCUMENTS between the time of initial response or production and the time of judgment. Such supplemental information and DOCUMENTS must be produced promptly upon discovery.

REQUEST(S) FOR PRODUCTION

- 1. All data, DOCUMENTS and COMMUNICATIONS stored (or previously stored) on Your database, servers, cloud or other media for, or on behalf of, any or each of the following entities:
 - 1. Heller Capital Group, LLC
 - 2. Heller Investment Holdings, LLC
 - 3. 48 on the Park Joint Ventures, LL C
 - 4. Accordo LP
 - 5. Althea Group LLC
 - 6. Althea Management LLC
 - 7. Altpay Holdings, LLC
 - 8. Apollo Investment Holdings, LLC
 - 9. Apollo Management, LLC
 - 10. Avail Technology Solutions, LLC
 - 11. Baller, LLC
 - 12. ATM OPS Inc. (d/b/a BitStop Holdings, LLC)
 - 13. ATM OPS LLC
 - 14. Blackford ATM Ventures, Fund D, LLC
 - 15. Blackford ATM Ventures, Fund M II, LLC
 - 16. Blackford ATM Ventures, Fund M III, LLC
 - 17. Blackford ATM Ventures, Fund M IV, LLC
 - 18. Blackford ATM Ventures, Fund M V, LLC
 - 19. Blackford ATM Ventures, Fund M, LLC
 - 20. Blackford ATM Ventures, LLC
 - 21. Blackford Holdings, LLC
 - 22. Brigantine Group
 - 23. Brookfield Energy LLC

- 24. Brookfield Partners LP
- 25. Cash Ventures II, LLC
- 26. Cash Ventures III, LLC
- 27. Cash Ventures IV, LLC
- 28. Cash Ventures V, LLC
- 29. Cash Ventures VI, LLC
- 30. Cash Ventures, LLC
- 31. Catapult LLC
- 32. Charlie Equipment, LLC
- 33. Charlie Management Services, LLC
- 34. Choice Labs, LLC
- 35. Cloud2Beam
- 36. DataStaff Advisors, LLC
- 37. Datastaff, LLC
- 38. DDR Group, LLC
- 39. DDRB, LLC (d/b/a Eagle Air Grand Jets)
- 40. DECT, LLC
- 41. DHDZ, LLC
- 42. DHQM3, LLC
- 43. DHRL, LLC
- 44. DOBE Investment Group, LLC
- 45. Doobie
- 46. DTHC LLC
- 47. Eagle Air Aviation LLC
- 48. Edie Heller Capital Group, LP
- 49. EHCG Management Group, LLC
- 50. Electraleaf
- 51. Elevated Holdings LLC
- 52. ExtraLead
- 53. Financial Initiatives, LLC
- 54. First Regents Holdings, LLC
- 55. First Regents, LLC
- 56. Flintlock Farms LLC
- 57. Frank Equipment, LLC
- 58. Frank Management Services, LLC
- 59. Frank RE, LLC
- 60. GCC Investment Holdings, LLC
- 61. GCC MA Holdings, LLC
- 62. GCC MI Holdings, LLC
- 63. GCC MISO Holdings, LLC (d/b/a Glorious Cannabis Company)
- 64. Golden Gate LLC
- 65. Grandis, LLC
- 66. Grandview Jets, LLC
- 67. Grizzly Equipment, LLC
- 68. Grizzly Management Services, LLC
- 69. Grizzly RE, LLC

- 70. H2 Ventures, LLC
- 71. H3 Ventures, LLC
- 72. Halo RE, LLC
- 73. HCG Leasing, LLC
- 74. HCG Management Services, LLC
- 75. HCG RE, LLC
- 76. Heller Strite Group, LLC
- 77. Herb Haus Holdings I LLC
- 78. HHG, LLC
- 79. Home Experience Holding Co., LLC
- 80. Horizon ATM Fund II, LLC
- 81. Horizon Capital Group LP
- 82. Horizon FC Fund I, LLC
- 83. Horizon Funds Management
- 84. Horizon Initiative Canada
- 85. Horizon Wealth Generation, LLC
- 86. HS Solar, LLC
- 87. iEmployee Holdings, LLC
- 88. iEmployee Services, LLC
- 89. Innoventures Fund I, LLC
- 90. Innoventures Fund II, LLC
- 91. Innoventures Fund Three, LLC
- 92. Invari, LLC
- 93. Liberty Aviation Charter, LLC
- 94. OSS LLC
- 95. Paramount Management Group, LLC
- 96. Paramount MGP LLC
- 97. PERE, LLC
- 98. PG Pharma, LP
- 99. PgPharma, LP
- 100. PowerCoin, LLC
- 101. PowerQuest Financial, LLC
- 102. Premier Companies, LLC
- 103. Premier Drive Tycoon I, LLC
- 104. Premier Prince Street, LLC
- 105. Premier Real Estate Group, LLC
- 106. Premier Solutions Group, LLC
- 107. Premier Technology Group, LLC
- 108. PremierComm Management, LLC
- 109. PremierComm, LLC
- 110. Prestige Fund A II, LLC
- 111. Prestige Fund A IV, LLC
- 112. Prestige Fund A IX, LLC
- 113. Prestige Fund A V, LLC
- 114. Prestige Fund A VI, LLC
- 115. Prestige Fund A VII, LLC

- 116. Prestige Fund A, LLC
- 117. Prestige Fund B BTM I, LLC
- 118. Prestige Fund B II, LLC
- 119. Prestige Fund B IV, LLC
- 120. Prestige Fund B V, LLC
- 121. Prestige Fund B VI, LLC
- 122. Prestige Fund B VII, LLC
- 123. Prestige Fund B, LLC
- 124. Prestige Fund C, LLC
- 125. Prestige Fund D BTM I, LLC
- 126. Prestige Fund D III, LLC
- 127. Prestige Fund D IV, LLC
- 128. Prestige Fund D V, LLC
- 129. Prestige Fund D VI, LLC
- 130. Prestige Fund D, LLC
- 131. Prestige Fund DIV, LLC
- 132. Prestige Funds Management II, LLC
- 133. Prestige Funds Management II, LLC
- 134. Prestige Funds Management III, LLC
- 135. Prestige Funds Management, LLC
- 136. Prestige Investment Associates LLC
- 137. Prestige Investment Group, LLC
- 138. Prevail Ventures, LLC
- 139. Project Catapult, LLC
- 140. Procurement Analysis and Strategy, LLC
- 141. ProSportsman, LLC (d/b/a Bowhunters Superstore)
- 142. Provectus Management Services, LLC
- 143. Pure Green LLC
- 144. RAW Ventures, LLC
- 145. RCG1, LLC
- 146. RCGHW, LLC
- 147. RD Capital, LLC
- 148. RD Capital Group LLC
- 149. RIG Properties, LLC
- 150. Rockford Capital Group, LLC
- 151. Rockford Flip, LLC
- 152. Rockford Fund II, LLC
- 153. Sharenet, LLC
- 154. Superior Products Holdings, LLC
- 155. THC Venture Capital, LLC
- 156. TSC Investment Group LLC
- 157. Tycoon Holdings, LLC
- 158. Tycoon I Operations, LLC (d/b/a/ Glorious Cannabis Company)
- 159. Tycoon I RE, LLC
- 160. WF Velocity Fund IV, LLC
- 161. WF Velocity Fund V, LLC

Case 25-11354-JNP Doc 232 Filed 05/12/25 Entered 05/12/25 11:29:28 Desc Main Document Page 30 of 45

- 162. WF Velocity Fund VI, LLC
- 163. WF Velocity Fund VII, LLC
- 164. WF Velocity Funds Management, LLC
- 165. WF Velocity I, LLC

EXHIBIT 3

Case 25-11354-JNP Doc 232 Filed 05/12/25 Entered 05/12/25 11:29:28 Desc Main B2570 (Form 2570 – Subpoena to Produce Documents, Information of Chieffor To Paragraphy of the Bankruptcy Case or Adversary Proceeding) (12/15)

UNITED STATES BANKRUPTCY COURT

	District of	New Jersey
In re DARYL FRED HELLER		
Debtor		
(Complete if issued in an adversary proceeding)	Case No	o. <u>25-11354-JNP</u>
	Chapter	11
Plaintiff	•	
v.	Adv Pr	oc. No.
	7147.11	
Defendant		
		ATION, OR OBJECTS OR TO PERMIT ASE (OR ADVERSARY PROCEEDING)
To: Payward Interactive, Inc.		
	person to whom the s	subpoena is directed)
	duce at the time, datects, and to permit i	te, and place set forth below the following nspection, copying, testing, or sampling of the
PLACE		DATE AND TIME
Reed Smith LLP (Attn: Kurt F. Gwynne); 200 S. Biscayr 33131	ne Blvd; Suite 2600; I	Miami, FL Tuesday, May 27, 2025 @ 4:00 P.M. (Eastern)
Inspection of Premises: YOU ARE COMMANI other property possessed or controlled by you at the may inspect, measure, survey, photograph, test, or sa	time, date, and loca	tion set forth below, so that the requesting party
PLACE		DATE AND TIME
The following provisions of Fed. R. Civ. P. 4 attached – Rule 45(c), relating to the place of complisus subpoena; and Rule 45(e) and 45(g), relating to your doing so.	ance; Rule 45(d), re	
Date: May 12, 2025		
CLERK OF COURT		
	OR	
	*	1. (S. (S)
Signature of Clerk or Deputy	Clerk	Attorney's signature
The name, address, email address, and telephone num Edward A. Phillips (Examiner), who issues or reconstruction 1201 N. Market Street, Suite 1500, Wilmington, DE 19	requests this subpoo	ena, are: Kurt F. Gwynne, Esquire; Reed Smith LLP

Notice to the person who issues or requests this subpoena

If this subpoena commands the production of documents, electronically stored information, or tangible things, or the inspection of premises before trial, a notice and a copy of this subpoena must be served on each party before it is served on the person to whom it is directed. Fed. R. Civ. P. 45(a)(4).

Case 25-11354-JNP Doc 232 Filed 05/12/25 Entered 05/12/25 11:29:28 Desc Main B2570 (Form 2570 – Subpoena to Produce Documents, Information of Produce Documents of Produce Documents

PROOF OF SERVICE

(This section should not be filed with the court unless required by Fed. R. Civ. P. 45.)

I received this subpoena for (name of individual and title, if any): on (date)	
☐ I served the subpoena by delivering a copy to the named person as	follows:
on (date)	; or
☐ I returned the subpoena unexecuted because:	
Unless the subpoena was issued on behalf of the United States, or one witness the fees for one day's attendance, and the mileage allowed by My fees are \$for travel and \$for services, for	y law, in the amount of \$
I declare under penalty of perjury that this information is true	e and correct.
Date:	
	Server's signature
	Printed name and title
	Server's address

Additional information concerning attempted service, etc.:

Federal Rule of Civil Procedure 45(c), (d), (e), and (g) (Effective 12/1/13) (made applicable in bankruptcy cases by Rule 9016, Federal Rules of Bankruptcy Procedure)

(c) Place of compliance.

- (1) For a Trial, Hearing, or Deposition. A subpoena may command a person to attend a trial, hearing, or deposition only as follows:
- (A) within 100 miles of where the person resides, is employed, or regularly transacts business in person; or
- (B) within the state where the person resides, is employed, or regularly transacts business in person, if the person
 - (i) is a party or a party's officer; or
- (ii) is commanded to attend a trial and would not incur substantial expense.
 - (2) For Other Discovery. A subpoena may command:
- (A) production of documents, or electronically stored information, or things at a place within 100 miles of where the person resides, is employed, or regularly transacts business in person; and
 - (B) inspection of premises, at the premises to be inspected.

(d) Protecting a Person Subject to a Subpoena; Enforcement.

- (1) Avoiding Undue Burden or Expense; Sanctions. A party or attorney responsible for issuing and serving a subpoena must take reasonable steps to avoid imposing undue burden or expense on a person subject to the subpoena. The court for the district where compliance is required must enforce this duty and impose an appropriate sanction which may include lost earnings and reasonable attorney's fees on a party or attorney who fails to comply.
- (2) Command to Produce Materials or Permit Inspection.
- (A) Appearance Not Required. A person commanded to produce documents, electronically stored information, or tangible things, or to permit the inspection of premises, need not appear in person at the place of production or inspection unless also commanded to appear for a deposition, hearing, or trial.
- (B) Objections. A person commanded to produce documents or tangible things or to permit inspection may serve on the party or attorney designated in the subpoena a written objection to inspecting, copying, testing or sampling any or all of the materials or to inspecting the premises or to producing electronically stored information in the form or forms requested. The objection must be served before the earlier of the time specified for compliance or 14 days after the subpoena is served. If an objection is made, the following rules apply:
- (i) At any time, on notice to the commanded person, the serving party may move the court for the district where compliance is required for an order compelling production or inspection.
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- (3) Quashing or Modifying a Subpoena.
- (A) When Required. On timely motion, the court for the district where compliance is required must quash or modify a subpoena that:
 - (i) fails to allow a reasonable time to comply;
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- (B) When Permitted. To protect a person subject to or affected by a subpoena, the court for the district where compliance is required may, on motion, quash or modify the subpoena if it requires:
- (i) disclosing a trade secret or other confidential research, development, or commercial information; or

- (ii) disclosing an unretained expert's opinion or information that does not describe specific occurrences in dispute and results from the expert's study that was not requested by a party.
- (C) Specifying Conditions as an Alternative. In the circumstances described in Rule 45(d)(3)(B), the court may, instead of quashing or modifying a subpoena, order appearance or production under specified conditions if the serving party:
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- (D) Inaccessible Electronically Stored Information. The person responding need not provide discovery of electronically stored information from sources that the person identifies as not reasonably accessible because of undue burden or cost. On motion to compel discovery or for a protective order, the person responding must show that the information is not reasonably accessible because of undue burden or cost. If that showing is made, the court may nonetheless order discovery from such sources if the requesting party shows good cause, considering the limitations of Rule 26(b)(2)(C). The court may specify conditions for the discovery.
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- (A) Information Withheld. A person withholding subpoenaed information under a claim that it is privileged or subject to protection as trial-preparation material must:
 - (i) expressly make the claim; and
- (ii) describe the nature of the withheld documents, communications, or tangible things in a manner that, without revealing information itself privileged or protected, will enable the parties to assess the claim.
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(g) Contempt. The court for the district where compliance is required – and also, after a motion is transferred, the issuing court – may hold in contempt a person who, having been served, fails without adequate excuse to obey the subpoena or an order related to it.

APPENDIX A

DEFINITIONS

- 1. Unless otherwise defined, all words and phrases used herein shall be accorded their usual meaning and shall be interpreted in their common, ordinary sense.
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- 4. DOCUMENT(S) means original and all copies, unless identical, regardless of origin or location, of written, recorded and graphic matter, however produced or reproduced, formal or informal, whether for internal or external use, including without limitation, the following: bank account or other statements, emails, text messages, instant messages, voicemails, correspondence, letters, memoranda, notes, diaries, calendars, reports, contracts, agreements, directives, instructions, court papers, lists of persons or things, blueprints, sketches, graphic representations, maps, books, pamphlets, canceled checks, mechanical and electrical sound recordings, charts, catalogs, tapes, indices, data sheets, statistical tables and diagrams, memoranda or records of telephone or personal conversations or conferences, inter-office communications, electronic data processing inputs and memories of all kinds, including tapes and discs, active files, duplicate files, back-up files, printouts and electronic mail messages including active and deleted

data. The term specifically includes any drafts, whether or not used, of the foregoing, and any altered or annotated copies of the foregoing.

- 5. ENTITY shall mean an entity listed on **Schedule 1** attached hereto.
- 6. EXAMINER shall mean Edward A. Phillips in his capacity as examiner.
- 7. FAMILY MEMBER shall mean an individual listed on **Schedule 2** attached hereto.
- 8. YOU or YOUR shall mean Payward Interactive, Inc., and YOUR agents, representatives, advisors, attorneys, or anyone acting on YOUR behalf.
 - 9. The singular includes the plural and the plural includes the singular.
- 10. The terms AND or OR as used herein have both conjunctive and disjunctive meanings, and shall be construed to bring within the scope of these questions all information that might otherwise be construed to be outside their scope.
- 11. The terms CONCERN or CONCERNING shall include, together with their full meaning, containing, constituting, showing, relating to, or referring to, in any way, directly or indirectly, and are meant to include, among other things, the DOCUMENT or COMMUNICATION itself and any underlying or supporting DOCUMENTS or COMMUNICATIONS, whether now or previously attached or appended to or used in the preparation of the DOCUMENT or COMMUNICATION.
- 12. Each of the foregoing definitions shall be fully applicable to each question notwithstanding that a definition above may, in whole or in part, be reiterated in a particular question, or that a particular question may incorporate supplemental definitions.

INSTRUCTIONS

1. Except as otherwise set forth in any request below, the relevant time period covered by these requests is January 1, 2021 through the present.

Case 25-11354-JNP Doc 232 Filed 05/12/25 Entered 05/12/25 11:29:28 Desc Main Document Page 37 of 45

- 2. If production of any DOCUMENT covered by this request is refused on the grounds of any claim of privilege, including, without limitation, a claim of "work-product," a list is to be furnished identifying each DOCUMENT for which the privilege is claimed, together with the following information stated separately with respect to each DOCUMENT identified: (i) the date of the DOCUMENT; (ii) the name, address and relationship to YOU of each person who authored, prepared or signed the DOCUMENT; (iii) the name, address and relationship to the party claiming the applicable privilege of each person who was sent or furnished with the DOCUMENT; (iv) the present location of the DOCUMENT; (v) a brief description of the DOCUMENT; and (vi) a statement of the basis for the claim of privilege. In the case of any DOCUMENT relating in any way to a meeting or other conversation, all persons involved in the meeting or conversation are to be identified.
- 3. Unless otherwise indicated, YOU shall produce all responsive DOCUMENTS that are in YOUR possession, custody, or control, which shall include both any DOCUMENTS YOU have actual possession or custody of, and shall also include any DOCUMENT that YOU have the right to obtain the DOCUMENT (whether an original or a copy thereof) upon request or demand from any entity or person. This includes any DOCUMENTS contained on or in any computer, mobile device, server, mainframe, or other storage device (including: (i) DOCUMENTS on or in computer memory; (ii) DOCUMENTS on or in computer or network backup files; and (iii) DOCUMENTS that have been "deleted" or "erased" but are recoverable) whether located on-site or at an off-site facility, within our possession, custody, or control. For the avoidance of doubt, this also includes any DOCUMENTS contained on any personal computer, mobile device, server, mainframe, or other storage device within YOUR possession, regardless of whether YOU owns such device.

- 4. The DOCUMENTS produced pursuant to these requests shall be either: (a) segregated and identified by the number of the request below to which they are responsive; or (b) produced as they are maintained in the ordinary course of business.
- 5. DOCUMENTS shall be produced with sufficient information to identify the files or repositories in which such responsive DOCUMENTS are maintained in the normal course of business, including, for example, an index, key, code, or other means of ascertaining the source of the produced DOCUMENTS.
- 6. DOCUMENTS shall be provided in PDF or CSV (comma-separated values) format.
- 7. Electronically stored information must be produced in both native and a searchable format.
 - 8. Any DOCUMENTS attached to each other shall not be separated.
- 9. Any DOCUMENTS with handwritten, typewritten, or other recorded notes, editing marks, additions, deletions, notations, insertions, corrections, or marginal notes is not and shall not be deemed to be identical to one without such modifications, additions, or deletions.
- 10. Each requested DOCUMENT shall be produced in its entirety, without abbreviation or redaction, and shall include all attachments, appendices, exhibits, lists, schedules or other DOCUMENTS at any time affixed thereto. If a DOCUMENT responsive to any request cannot be produced in full, it shall be produced to the extent possible with an explanation stating why production of the remainder is not possible.
- 11. If YOU maintain that any responsive DOCUMENT has been destroyed, YOU shall set forth the contents of the DOCUMENT, the date of its destruction, and the name of the person(s) who authorized its destruction.

- 12. If a request is only partly objectionable, YOU shall respond to the remainder of the request that is not objectionable.
- 13. If an objection or request for relief is made with respect to any request or portion thereof, the objection or request for relief shall state all grounds on which it is based with specificity. Any ground not stated in a timely objection shall be deemed waived.
- 14. These requests shall be deemed continuing requests so as to require supplemental responses if YOU obtain or discover additional information or DOCUMENTS between the time of initial response or production and the time of judgment. Such supplemental information and DOCUMENTS must be produced promptly upon discovery.

REQUESTS FOR PRODUCTION

- 1. For each ENTITY and FAMILY MEMBER, all DOCUMENTS and COMMUNICATIONS sufficient to identify wallets in the name (or for the benefit) of such ENTITY or FAMILY MEMBER.
- 2. For each ENTITY and FAMILY MEMBER, all DOCUMENTS and COMMUNICATIONS sufficient to identify the purchase or sale of any cryptocurrency (coin or token) or other asset by such ENTITY or FAMILY MEMBER.
- 3. For each ENTITY and FAMILY MEMBER, all DOCUMENTS and COMMUNICATIONS sufficient to show the transfer of cryptocurrency (coin or token) or other assets to or from all wallets in the name (or for the benefit) of such ENTITY or FAMILY MEMBER.
- 4. For each ENTITY and FAMILY MEMBER, all DOCUMENTS and COMMUNICATIONS sufficient to show the cryptocurrency (coin or token) and other assets in all wallets in the name (or for the benefit) of such ENTITY or FAMILY MEMBER.

- 5. For each ENTITY and FAMILY MEMBER, all DOCUMENTS and COMMUNICATIONS sufficient to show the value of the cryptocurrency (coin or token) and other assets in all wallets in the name (or for the benefit) of such ENTITY or FAMILY MEMBER.
- 6. For each ENTITY and FAMILY MEMBER, all DOCUMENTS and COMMUNICATIONS sufficient to show (as applicable) the seller, purchaser, transferor and transferee of each purchase, sale, or other transfer of any cryptocurrency (coin or token) or other assets that are or were in a wallet in the name (or for the benefit) of such ENTITY or FAMILY MEMBER.

SCHEDULE 1

- 1. 48 on the Park Joint Ventures, LLC
- 2. Accordo LP
- 3. Althea Group LLC
- 4. Althea Management LLC
- 5. Altpay Holdings, LLC
- 6. Apollo Investment Holdings, LLC
- 7. Apollo Management, LLC
- 8. Avail Technology Solutions, LLC
- 9. Baller, LLC
- 10. ATM OPS Inc. (d/b/a BitStop Holdings, LLC)
- 11. ATM OPS LLC
- 12. Blackford ATM Ventures, Fund D, LLC
- 13. Blackford ATM Ventures, Fund M II, LLC
- 14. Blackford ATM Ventures, Fund M III, LLC
- 15. Blackford ATM Ventures, Fund M IV, LLC
- 16. Blackford ATM Ventures, Fund M V, LLC
- 17. Blackford ATM Ventures, Fund M, LLC
- 18. Blackford ATM Ventures, LLC
- 19. Blackford Holdings, LLC
- 20. Brigantine Group
- 21. Brookfield Energy LLC
- 22. Brookfield Partners LP
- 23. Cash Ventures II, LLC
- 24. Cash Ventures III, LLC
- 25. Cash Ventures IV, LLC
- 26. Cash Ventures V, LLC
- 27. Cash Ventures VI, LLC
- 28. Cash Ventures, LLC
- 29. Catapult LLC
- 30. Charlie Equipment, LLC
- 31. Charlie Management Services, LLC
- 32. Choice Labs, LLC
- 33. Cloud2Beam
- 34. DataStaff Advisors, LLC
- 35. Datastaff, LLC
- 36. DDR Group, LLC
- 37. DDRB, LLC (d/b/a Eagle Air Grand Jets)
- 38. DECT, LLC
- 39. DHDZ, LLC
- 40. DHOM3, LLC
- 41. DHRL, LLC
- 42. DOBE Investment Group, LLC
- 43. Doobie
- 44. DTHC LLC

Case 25-11354-JNP Doc 232 Filed 05/12/25 Entered 05/12/25 11:29:28 Desc Main Document Page 42 of 45

- 45. Eagle Air Aviation LLC
- 46. Edie Heller Capital Group, LP
- 47. EHCG Management Group, LLC
- 48. Electraleaf
- 49. Elevated Holdings LLC
- 50. ExtraLead
- 51. Financial Initiatives, LLC
- 52. First Regents Holdings, LLC
- 53. First Regents, LLC
- 54. Flintlock Farms LLC
- 55. Frank Equipment, LLC
- 56. Frank Management Services, LLC
- 57. Frank RE, LLC
- 58. GCC Investment Holdings, LLC
- 59. GCC MA Holdings, LLC
- 60. GCC MI Holdings, LLC
- 61. GCC MISO Holdings, LLC (d/b/a Glorious Cannabis Company)
- 62. Golden Gate LLC
- 63. Grandis, LLC
- 64. Grandview Jets, LLC
- 65. Grizzly Equipment, LLC
- 66. Grizzly Management Services, LLC
- 67. Grizzly RE, LLC
- 68. H2 Ventures, LLC
- 69. H3 Ventures, LLC
- 70. Halo RE, LLC
- 71. HCG Leasing, LLC
- 72. HCG Management Services, LLC
- 73. HCG RE, LLC
- 74. Heller Strite Group, LLC
- 75. Heller Capital Group, LLC
- 76. Heller Investment Holdings, LLC
- 77. Herb Haus Holdings I LLC
- 78. HHG, LLC
- 79. Home Experience Holding Co., LLC
- 80. Horizon ATM Fund II, LLC
- 81. Horizon Capital Group LP
- 82. Horizon FC Fund I, LLC
- 83. Horizon Funds Management
- 84. Horizon Initiative Canada
- 85. Horizon Wealth Generation, LLC
- 86. HS Solar, LLC
- 87. iEmployee Holdings, LLC
- 88. iEmployee Services, LLC
- 89. Innoventures Fund I, LLC
- 90. Innoventures Fund II, LLC

- 91. Innoventures Fund Three, LLC
- 92. Invari, LLC
- 93. Liberty Aviation Charter, LLC
- 94. OSS LLC
- 95. Paramount Management Group, LLC
- 96. Paramount MGP LLC
- 97. PERE, LLC
- 98. PG Pharma, LP
- 99. PgPharma, LP
- 100. PowerCoin, LLC
- 101. PowerQuest Financial, LLC
- 102. Premier Companies, LLC
- 103. Premier Drive Tycoon I, LLC
- 104. Premier Prince Street, LLC
- 105. Premier Real Estate Group, LLC
- 106. Premier Solutions Group, LLC
- 107. Premier Technology Group, LLC
- 108. PremierComm Management, LLC
- 109. PremierComm, LLC
- 110. Prestige Fund A II, LLC
- 111. Prestige Fund A IV, LLC
- 112. Prestige Fund A IX, LLC
- 113. Prestige Fund A V, LLC
- 114. Prestige Fund A VI, LLC
- 115. Prestige Fund A VII, LLC
- 116. Prestige Fund A, LLC
- 117. Prestige Fund B BTM I, LLC
- 118. Prestige Fund B II, LLC
- 119. Prestige Fund B IV, LLC
- 120. Prestige Fund B V, LLC
- 121. Prestige Fund B VI, LLC
- 122. Prestige Fund B VII, LLC
- 123. Prestige Fund B, LLC
- 124. Prestige Fund C, LLC
- 125. Prestige Fund D BTM I, LLC
- 126. Prestige Fund D III, LLC
- 127. Prestige Fund D IV, LLC
- 128. Prestige Fund D V, LLC
- 129. Prestige Fund D VI, LLC
- 130. Prestige Fund D, LLC
- 131. Prestige Fund DIV, LLC
- 132. Prestige Funds Management II, LLC
- 133. Prestige Funds Management II, LLC
- 134. Prestige Funds Management III, LLC
- 135. Prestige Funds Management, LLC
- 136. Prestige Investment Associates LLC

Case 25-11354-JNP Doc 232 Filed 05/12/25 Entered 05/12/25 11:29:28 Desc Main Document Page 44 of 45

- 137. Prestige Investment Group, LLC
- 138. Prevail Ventures, LLC
- 139. Project Catapult, LLC
- 140. Procurement Analysis and Strategy, LLC
- 141. ProSportsman, LLC (d/b/a Bowhunters Superstore)
- 142. Provectus Management Services, LLC
- 143. Pure Green LLC
- 144. RAW Ventures, LLC
- 145. RCG1, LLC
- 146. RCGHW, LLC
- 147. RD Capital, LLC
- 148. RD Capital Group LLC
- 149. RIG Properties, LLC
- 150. Rockford Capital Group, LLC
- 151. Rockford Flip, LLC
- 152. Rockford Fund II, LLC
- 153. Sharenet, LLC
- 154. Superior Products Holdings, LLC
- 155. THC Venture Capital, LLC
- 156. TSC Investment Group LLC
- 157. Tycoon Holdings, LLC
- 158. Tycoon I Operations, LLC (d/b/a/ Glorious Cannabis Company)
- 159. Tycoon I RE, LLC
- 160. WF Velocity Fund IV, LLC
- 161. WF Velocity Fund V, LLC
- 162. WF Velocity Fund VI, LLC
- 163. WF Velocity Fund VII, LLC
- 164. WF Velocity Funds Management, LLC
- 165. WF Velocity I, LLC

SCHEDULE 2

- Daryl F. Heller Charlene Heller 1.
- 2.
- 3. Ethan Heller
- Taite Heller 4.